

**MAGISTRATE JUDGE CLERK NOTES**Magistrate Judge: Charles B. Swartwood, IIIDate: September 17, 2003Courtroom Clerk: RolandTape Number: 03-59 Time In Court: 15 minCase: USA v. Abrao Oliveira, Eder CoelhoCase Number: 03-1727 CBSAUSA: MoffatDefense Counsel: Norris, McBridePTSO/PO: Tom O'BrienInterpreter: Andrade Language: Portuguese**TYPE OF HEARING**☐ **Initial Appearance**

- ☐ Arrested: ☐ on warrant ☐ on probable cause
- ☐ Defendant Sworn
- ☐ Advised of Charges
- ☐ Advised of Rights
- ☐ Requests Appointment of Counsel
- ☐ Retained Counsel
- ☐ Court Orders Counsel be Appointed
- ☐ Government Requests Detention & Continuance

☐ **Arraignment**

- ☐ Defendant Waived Reading of Indictment
- ☐ Defendant Pleads Not Guilty to Counts \_\_\_\_\_
- ☐ **Removal Hearing/Rule 40**
- ☐ Defendant Waives Identity Hearing
- ☐ Defendant Ordered Removed to Charging District.  
Order to Issue.
- ☐ Defendant Released, Conditions Remain/ Modified/Set
- ☐ Identity Established

☒ **Preliminary Examination (Rule 5 or Rule 32.1)**

- ☐ Probable Cause Found
- ☐ Identity Established
- ☐ Defendant Waives Identity Hearing
- ☒ Defendant Waives Preliminary Examination

☐ **Bail Hearing**

- ☐ Bail Revoked, Defendant Ordered Detained
- ☐ Defendant Released, Conditions Remain/Modified
- ☐ Defendant Released on unsecured bond with Conditions

☒ **Detention Hearing**

- ☐ Defendant Requests a Continuance
- ☒ Defendant Consents to Voluntary Detention
- ☐ Defendant Detained, Order to Issue
- ☐ Defendant Released on \_\_\_\_\_ with conditions
- ☐ Detention Taken Under Advisement

☐ **Miscellaneous Hearings**

- ☐ Attorney Appointment Hearing
- ☐ Change of Plea (Rule 11) Hearing
- ☐ Material Witness Hearing
- ☐ Motion Hearing
- ☐ \_\_\_\_\_ Status Conference
- ☐ Other \_\_\_\_\_

☐ **Preliminary Probation Revocation Hearing**

- ☐ Defendant Ordered Detained
- ☐ Defendant Released

**CONTINUED PROCEEDINGS**

\_\_\_\_\_ set for \_\_\_\_\_ at \_\_\_\_\_

**REMARKS**

Case called, Counsel and Defendants appear for P/C and Detention. Both Defendants waive probable cause and voluntarily consent to detention without prejudice to having a detention hearing in the future.